

PERPETUAL INJUNCTION

Judge Purnell closes the Famous Peabody Street Case.

UNION DEPOT PROBABLE

It is Believed That Durham Will Now Be Able to Secure Much Better Railroad Facilities Than Heretofore.

(Special to The Times-Dispatch.)
RALEIGH, N. C., February 24.—Judge Thomas R. Purnell, of the United States District and Circuit Court, has issued a final decree adjudging that the Southern Railway Company is entitled to all the right of way, 100 feet from the center of the track on each side through the city of Durham, including Peabody Street, which has been in litigation for some time. All parties are enjoined perpetually from trespassing on the right of way, and the case referred to S. F. Mordecai, special master to inquire into the damages sustained by the Southern since September 1, 1901, when the dedication to the city made by the old A. and D. Railroad terminated.

Now that this suit is settled and the Southern's title established, it is stated that the union depot will be erected there at once, the Seaboard and Norfolk and Western agreeing to pay for the use of the Southern's right of way.

The funeral of Mr. Ludlow Skinner, who was killed Saturday by Mr. Ernest Haywood, conducted by Rev. E. B. Epke, pastor of the Church at 3 o'clock was the saddest and most largely attended that has been held in Raleigh in many years. The service was conducted by Dr. Marshall, the pastor, and the floral tributes were exceptionally numerous and beautiful.

Feeling against Mr. Haywood has very much modified within the past day or two. The publication of evidence leading to show that defense has brought about this change.

Both men were amongst the most popular in the city, and Haywood's conduct since the killing in doing all he could to shield the interests of both families involved in the unfortunate affair, and the development of the evidence of an altercation to bring about the shooting, have much improved the public attitude toward him.

The name of Colonel John W. Hinesdale is being urged before the General Assembly for appointment as a member of the North Carolina Code Commission, a bill for the establishment of which has passed both branches of the Assembly. There are to be three members. The other three will probably be appointed one each from the eastern and western sections of the State. This work will be the codification of the State laws.

FREIGHT CONFERENCE

Railroads and Shippers Will Be Represented at Greensboro To-Day.

(Special to The Times-Dispatch.)
GREENSBORO, N. C., Feb. 24.—There is now strong probability that some understanding will be reached between the Associated Railways Association of the South and the North Carolina Associated Boards of Trade in regard to the matter of freight discrimination against North Carolina towns. At the recent session of the Railways Association, in Atlanta, the North Carolina boards were notified that any date after March 1st they should be pleased to comply with the subject. The North Carolina Association stated that this date would be too late and requesting a meeting on February 25th, at Greensboro. This has been agreed to and special committees from both bodies will meet here in conference to-morrow.

Judge Boyd, who has been in Washington several days, declining the additional term of the Federal Court at Wilkesboro, returned home last night. He says that the President left the impression on him that he would veto the bill, but he learned that Judge Taft had a long conference with him and may have changed his mind. Judge of his position have not stated his position. He claims that the newspaper reports in the matter are entirely untrue. He is not in favor of the additional court but seriously interfere with the business of the Asheville court, almost depriving it of any opportunity to try civil cases. This, among other things, is the main objection, has moved him to the opposition to the establishment of the new court.

Asked as to the letter he was said to have written some years ago, when he was District Attorney, to the Mayor of Wilkesboro, strongly approving of the court at Wilkesboro, Judge Boyd said he had said in that letter that he would force him to say "You had better take the matter up with the authorities."

There has been a hot fight over this matter, and Judge Boyd has been the target for some hot shots.

IN GOLDSBORO

Daughters of the Confederacy Give a Washington Silver Tea.

(Special to The Times-Dispatch.)
GOLDSBORO, N. C., Feb. 24.—A white man named Binkford met with a horrible death in Solina yesterday. He was trying to couple two cars. In the first attempt the coupling did not catch. The cars below were pushed backward a short distance. He then tried to couple to cross over the track between the cars. While about midway the track, the slack from the cars attached to the engine came back and he was caught between the coupling and his body horribly mangled. He died in a short while in terrible agony. Stafford married a Miss Nordan, of this city.

Under the auspices of Thomas Ruffin Chapter, Daughters of the Confederacy for the benefit of the Jefferson Davis monument fund, the "Martha Washington silver tea" will be given at the home of Mr. and Mrs. P. K. Borden this evening at 8 o'clock. George and Martha Washington and a number of colonial dames will be there to greet the public. An evening of rare enjoyment is anticipated and good results expected.

MADE FOR WOODS WITH JAIL DOOR SWINGING ON

(By Associated Press.)
ASHEVILLE, N. C., Feb. 24.—A man named Owenby, who was arrested in Swain county, charged with stealing out-

BLOOD POISON

Bone Pains, Itching, Scabby Skin Diseases.

Swellings, Carbuncles, Pimples, Scrofula Permanently cured by taking Botanic Blood Balm. It destroys the active Poison in the blood. If you have aches and pains in the back, joints, limbs, itching, Scabby Skin, Blood feels hot or thin, Swollen Glands, Itching and Bumps on the Skin, Mucous Patches in Mouth, Sore Throat, Pimples, or offensive eruptions, Copper-Colored Spots or rash on Skin, all run-down, or nervous, Ulcers on any part of the head and Neck, or Rheumatism falling out, Carbuncles or Bolls, take

Botanic Blood Balm, Guaranteed to cure even the worst and most deep-seated cases where doctors, patient medicine and dieting fail. It cleanses the blood, stops all aches and pains, reduces all swellings, makes blood pure and rich, completely changing the entire body into clean healthy blood. It has cured thousands of cases of Blood Poison even after reaching the last stages.

Old Rheumatism, Catarrh, Eczema are cured by an ointment composed of the Blood, B. B. B. stops Hacking and Spitting, Itching, and Scratching. It cures all skin diseases, such as Eczema, Scabies, Itch, Scald, Water Blisters, foul festering Sores of Eczema, by giving a pure, healthy blood supply to affected parts.

Cancer Cured

Botanic Blood Balm Cures Cancers of all kinds, Suppurating Swellings, Eating Sores, Tumors, Itching, Ulcers, It kills the Cancer poison and heals the sores, or worst cancer perfectly. If you have a persistent Pimple, Wart, Swelling, Shoot, or Singing Pain, take Blood Balm and they will disappear before they develop into Cancer. Many apparently hopeless cases have been cured by taking Botanic Blood Balm.

OUR GUARANTEE.
Buy a large bottle for \$1.00 of any druggist, (taken as directed), Botanic Blood Balm will cure you. If you do not, your money will be promptly refunded. No argument. *Blood Balm*

Botanic Blood Balm (B.B.B.), is Pleasant and safe to take. Thoroughly tested for 20 years, composed of Pure Botanic Ingredients. Strengthens weak kidneys and weak stomachs, cures dyspepsia. Complete relief with each bottle. SAMPLE OF B. B. B. AND PAMPHLET SENT FREE by writing Blood Balm Co., 312 Mitchell St., Atlanta, Ga. It kills the Cancer poison and heals the sores, or worst cancer perfectly. If you have a persistent Pimple, Wart, Swelling, Shoot, or Singing Pain, take Blood Balm and they will disappear before they develop into Cancer. Many apparently hopeless cases have been cured by taking Botanic Blood Balm.

le, and brought here for safekeeping, escaped from jail Saturday night. When the jailer went to give him his supper, the man made a break for liberty. After getting out of his cell Owenby jumped through a glass door and made for the woods, carrying the door with him. For several months he past, who is a desperado character, had been terrorizing the people of the western portion of North Carolina. A posse is in pursuit.

IN WILMINGTON

Fiftieth Annual Meeting of the Carolina Yacht Club.

(Special to The Times-Dispatch.)
WILMINGTON, N. C., February 24.—The fiftieth annual meeting of the Carolina Yacht Club, probably next to the oldest organization of its kind in the United States, was held last night. Officers were elected for the ensuing year as follows:

Commodore, John K. Williams.
Fleet Captain, John Van B. Metts.
Flag Captain, Clayton Giles, Jr.
Purser, Henry R. Savage, Jr.
Treasurer, John B. Peschman.
Members: John Green, Charles H. Williams, J. Van B. Metts, Clayton Giles, Jr., H. R. Savage, M. W. Divine, S. M. Scott, and H. C. De Rosset.

This being the semi-centennial of the club an elaborate celebration will be held this summer in honor of the occasion, and Mr. George W. Kidder was appointed chairman of a committee to make all arrangements.

The third annual reunion of the North Carolina Yachts will be held in Wilmington this summer, and the local Elks expect to make the occasion one of royal festivities. Committees on Arrangements have already been appointed. The time for the reunion is June 30 and 4th.

The annual tournament of the Cape Fear Golf Club will be held Friday afternoon on the club links near the city. The president's cup was won by Mrs. Edward C. Holt and Mr. George Hounslow, who made a score of 91 for nine holes. The distance around the course is a mile and three-quarters.

IN DURHAM

The Probability of the City's Securing a Union Depot Now Much Greater.

(Special to The Times-Dispatch.)
DURHAM, N. C., February 24.—Durham is now hopeful of a fine union depot in the near future. Colonel A. B. Andrews, of the Southern, to whom Judge Purnell, of the Federal Court, has granted the judgment of the court, city on Saturday last is the subject of much regret by friends of the parties here and the general public.

Bishop to Decide.

(Special to The Times-Dispatch.)
CHARLOTTE, N. C., February 24.—Arthur L. Bishop, of the Supreme Court, will accept the judgment of the court, and will commence serving his sentence of five years within the next two weeks. The matter is left entirely with Bishop. He will say whether he will accept the judgment of the court or appeal to the Supreme Court. Bishop's wife is still with him at the county jail. She expects to return to Petersburg the first of next week.

BETTER THAN BOTH...

...THE...
TIMES-DISPATCH

WATTS BILL IS PASSED

The Senate Votes Down All Amendments Proposed.

COUNTY SCHOOLS IN NEED

Unless the State Appropriation is Made Available by Prompt Legislative Action Many Country Schools Will Be Closed.

(Special to The Times-Dispatch.)
RALEIGH, N. C., February 24.—The Senate to-night passed the Watts whiskey bill just as it passed the House. The amendments adopted this morning were reconsidered and all others, including twenty-five providing that the act shall not apply to certain counties unless ratified by the majority of the qualified voters, were voted down, so as to prevent the necessity of a conference committee and the possibility of killing temperance legislation. The vote was 14 to 7 and three pairs. The act will in effect July 1st.

The Senate at its morning session devoted two hours to the consideration of liquor legislation. Mr. Henderson offered the Watts bill as it had passed the House as a substitute for the London bill. A rambling discussion followed, during which amendments were offered fixing the minimum population of towns to which the act should be manufactured or sold at \$20, prescribing that the place of delivery shall be construed to be the place of sale—this to prevent the shipment of liquor into prohibited territory and allowing the manufacture of wine and sale in five gallon lots in country when license is procured. Further consideration of the bill was deferred until the next session. The resolution then authorized the superintendent to notify the county officers that the good faith of the Legislature is pledged for the payment of the \$100,000.

When the Senate convened this morning Mr. London introduced a resolution reciting the fact that a deficit in the State treasury makes it impossible for the State Superintendent of Public Instruction to pay the salaries of county school authorities as to when, if at all, the State appropriation will be available, and that many schools must soon close down if something definite is not done. The resolution then authorized the superintendent to notify the county officers that the good faith of the Legislature is pledged for the payment of the \$100,000.

IN THE HOUSE.
The House spent a good portion of today's session in Committee of the Whole considering the revenue bill, beginning with the tenth section, the preceding ones having been quickly disposed of, there being no amendments. Section 31, prescribing license tax on physicians, lawyers, etc., evoked lengthy discussion, opposition, using the exemption of country physicians. The section was finally adopted without change. Section 34, prescribing uniform tax of \$5 on undertakers, was pronounced by some members as unconstitutional. After argument the section was passed over for the present. Section 35, imposing a tax of \$15 on horse traders, was amended to \$25 and \$2, providing the tax on incomes.

Mr. Morton introduced a bill to regulate pilotage rates on the Cape Fear River by reducing the rates on licensed coastwise vessels to 12-12 cents per ton, and making it a misdemeanor, punishable by \$100 fine, for any tug boat or tow boat to discriminate between licensed and unlicensed vessels in towage fees. This, Mr. Morton claims, will put Wilmington on a par with Norfolk. There the pilot's fee is 10 cents per ton, but the greatest distance is 100 miles. On the Cape Fear, Mr. Morton says, justifies the extra 2-12 cents per ton charges.

In the House to-night the following notable bills were passed:

To incorporate the city of Washington, N. C.

To establish graded school at Weldon.

The House refused by vote of 38 to 34 to put the joint resolution guaranteeing the second \$100,000 for public schools, on its immediate passage and referred it to the Committee on Education.

TEXT OF WATTS BILL AS PASSED

Measure Will Now Go to Senate Which is Considering the London Bill.

(Special to The Times-Dispatch.)
RALEIGH, N. C., February 24.—The following is the full text of the Watts bill as it passed the House to-night, and the House last week except the last section, which provide for elections in the towns:

"The General Assembly of North Carolina do enact, That—

"Section 1. That it shall be unlawful for any person or persons, firm or corporation, to manufacture, sell or otherwise dispose of for gain, any spirituous, vinous or malt liquors, or intoxicating liquors within the State of North Carolina, except in incorporated cities and towns wherein the sale or manufacture of liquor is not or may not hereafter be prohibited or regulated by special statute, and provided that no person or persons shall be liable for the sale of such spirituous, vinous or malt liquors by druggists for sickness upon the written prescription of a legally qualified physician having such sick person under his charge; provided, further, that this act shall not be construed as to apply to wine or elder manufactured from grapes, berries or fruit on the land of the person so manufactured, or purchased by the manufacturer from the growers thereof; provided, further, that this act shall not be construed to apply to brandy manufactured from fruit or grapes and sold in original packages of not less than five gallons; and that it shall be unlawful for any person, persons, firm or corporation to manufacture, sell or otherwise dispose of for gain any spirituous, vinous or malt liquors or intoxicating liquors, except as hereinafter provided: In any incorporated city or town, without first obtaining, as provided by law, a license therefor, both from the Board of Commissioners of the county in which said town or

SYDNOR AND HUNDLEY, LEADERS IN FURNITURE VALUES.

We received this week a large invoice of Upholstery Goods which we will be pleased to show, and quote prices on recovering odd pieces and parlor suites. "Our reputation" as makers of "BOX COUCHES" is too well established to need comment. Prices from \$9.00 to \$40.00. We make an "S. & H." special, upholstered in Velour, Corduroy or Tapestry, at \$16.50, that is an "EYE CLOSER."

Another shipment of...
GO-CARTS...
JUST IN.
A handsome line of MANTEL MIRRORS, including several beautiful antique designs. To say we are overstocked in Hall Racks, Wardrobes, Sideboards and Parlor Suites is but telling the plain, unvarnished truth, while the stock in general looks more like December than February. We have a few special prices on LACE CURTAINS, if you only wish one to three windows. The stock is particularly attractive, not only in designs, but prices.

Our "SPECIAL ROCKER SALE" will last only as long as the special rockers do.

SYDNOR & HUNDLEY,
709-11-13 E. Broad St.

city is situated, and from the Board of Aldermen or City Councilmen, or the governing authorities, by whatever name called, of said city or town.

"Section 2. That any person violating the provisions of this act with reference to the sale or disposition for gain of spirituous, vinous or malt liquors or intoxicating liquors, shall be guilty of a misdemeanor, and upon conviction shall be imprisoned not less than four months nor more than two years, or fined not less than \$300 nor more than \$1,000, or both, in the discretion of the court; second offense felony.

"Section 3. That any physician who shall make any prescription, except in the case of sickness, for the purpose of aiding or abetting any person or persons who are or may be engaged in the sale or purchase any intoxicating liquors contrary to the provisions of this act, and any druggist who shall duplicate the prescription of a physician for intoxicating liquors for any person or persons not bona fide under his charge, without the written direction of the physician who gave the same, shall be guilty of a misdemeanor, and upon conviction shall be fined or imprisoned, or both, in the discretion of the court.

"Section 4. That any person violating the provisions of this act with reference to the sale or disposition for gain of spirituous, vinous or malt liquors or intoxicating liquors, shall be guilty of a misdemeanor, and shall upon conviction be imprisoned not less than four months nor more than two years, or fined not less than \$300 nor more than \$1,000, or both, in the discretion of the court; second offense felony.

"Section 5. That any person violating the provisions of this act with reference to the sale or disposition for gain of spirituous, vinous or malt liquors or intoxicating liquors, shall be guilty of a misdemeanor, and shall upon conviction be imprisoned not less than four months nor more than two years, or fined not less than \$300 nor more than \$1,000, or both, in the discretion of the court; second offense felony.

"Section 6. That it shall be unlawful for any person to sell wine manufactured from fruit or grapes grown by himself in quantities less than one gallon, and said wine shall not be drunk upon the premises where sold. Any person violating the provisions of this section shall be guilty of a misdemeanor, and shall be liable to a fine of not less than \$100 nor more than \$500, or both, in the discretion of the court; provided, that the provisions of this section shall not apply to churches wishing to procure wine for communion services."

DO NOT DOSE THE STOMACH.

Cure Catarrh by Nature's Own Method Every Breath of Hyomel Brings Relief.

Nearly every one who has catarrh knows how foolish it is to try and cure it by drugging the stomach. Temporary relief may be given, but a cure seldom comes. Recently your physician would have said the only way to cure catarrh would be to have a change of climate, but now with Hyomel you can carry a health-giving climate in your vest pocket and by breathing it a few minutes four times a day you can cure yourself. The leading druggists of this city have sold hundreds of Hyomel outfits, and the more they sell the more convinced they are that they are perfectly safe in guaranteeing to refund the money if Hyomel does not cure. Those who are subject to catarrh or catarrhal colds will do themselves an injustice if they do not purchase a Hyomel outfit at once. It will be prepared for the summer sale of the season.

CHESTERFIELD SUPERVISORS

The Subject of Working the Public Roads the Chief Topic.

(Special to The Times-Dispatch.)
CHESTERFIELD, VA., February 24.—The Board of Supervisors held the first meeting of this year here yesterday. One of the main topics coming up for discussion was the working of the county roads, which at this time are in extremely bad condition in many places throughout the county, and the proper application of the fund required by a special act of the Legislature for this county to be set aside annually and devoted to such work on the roads as shall be of a permanent nature. By this act, which was passed in April of last year, each supervisor is allowed one-half only of the road levy collected in his individual district, and this one-half he applies in patchwork to the roads in any manner in his judgment he may think proper; the other one-half is required by the act to be set apart and deposited into a fund known as the general fund for permanent improvements.

Over this general fund the supervisors as a body have control, and no individual member can use any part of the money without the consent and direction of the whole board. The supervisor from Bermuda District argued against the new law as an unfortunate one, stating that the one-half of the road levy ever which he had control was not enough for current demands for necessary repairs to the roads, but the sentiment had been long growing in this county that too much money is spent in doing work of such a trifling nature that not abiding good results are obtained, and as a rule the new law meets the approval of the people. The supervisors decided to hold an informal consultation at the Courthouse, the next County Council meeting, to the best means of applying the permanent improvement fund, and steps have been taken to induce many representative citizens of the county to appear at the meeting to discuss the subject.

The board recommended Mr. David F. LaPrade to the County Court for appointment as county surveyor, to succeed his late father, Mr. Joseph B. LaPrade. The recommendation was made by unanimous vote, as Mr. LaPrade is held in the highest esteem by those who are well acquainted with him, and is considered fully competent for the place. Dr. J. E. Gilliam submitted to the board his report for the last fiscal year, and the clerk of the board was directed to publish the report, together with a statement of all the county expenses for the June 30th of last year. Mr. E. Grant, a letter from Constable V. E. Grant, of Manchester District, to Judge William I. Clifton, was referred to the board, which suggested the appointment of two county detectives, to be constables, at a salary of \$75 per month, for the purpose of detecting and arresting crime. The matter was laid on the table.

A deed was recorded on last Friday in the clerk's office from M. V. Quinn, of Amesbury, Mass., to F. Taylor, of Kingston, N. C., conveying about 12 acres of land on both sides of Swift Creek, at the site of the Swift Creek Cotton Mills, together with all machinery, etc., on and about the cotton mill plant. The estimated value of the property is \$20,000. Mr. J. F. Taylor is president of the Chesterfield Manufacturing Company, which obtained a charter in the County Court last week for the purpose of carrying on enterprises, including the development of the water power of Swift Creek.

Claborn Brown, colored, was today tried in the courthouse by Justice John H. Dunston for the theft of an overcoat from Mr. Frank P. Cummins, and was found guilty and given three months in jail.

Mrs. Mary J. Estis is quite sick at her home here.

MR. TUCKER'S ADDRESS

Frederick Pays More Salary to Women Teachers Than to Men.

(Special to The Times-Dispatch.)
WINCHESTER, VA., Feb. 24.—Hon. Harry St. George Tucker delivered an address to-day before the annual institute of the farmers of Frederick county, now in session here. In his remarks Mr. Tucker stated that Frederick was one of the three counties in the State paying more salary to their women teachers than to men. The other counties are Augusta and Fluvanna.

Rev. Dr. J. William Jones, the noted Confederate chaplain, lectured at a prominent ovation.

Merchants throughout the Valley of Virginia are greatly exercised over an order issued by the Southern Railway and Old Dominion Railroad withdrawing joint freight rates.

The entire Wiley family, arrested and jailed on the charge of burning property in Middletown, are expected to appear before the grand jury in March.

Mrs. Walter Henry died last night, aged twenty-eight years, making the fourth death in her family in two months.

BODIES RECOVERED

Further Efforts to Raise the Olive, Sunk in Chowan River.

(Special to The Times-Dispatch.)
SUFFOLK, VA., Feb. 24.—The bodies of three negro victims of the Olive disaster, one of Easter Williams, the cook, the other two unknown, to-night were brought to Franklin, Va., by the steamer Keystone. The latter will be held there for identification. A wrecking company and second installment of divers may arrive on the scene and begin preparatory to raise the ship and recover other bodies. The first divers quit because of the peril. Several times they slipped through holes in the vessel's upper deck and the bodies brought away to-day were fished from the river with hooks.

KILLED IN BEDFORD

A Well-Known Farmer is Crushed to Death by a Tree.

(Special to The Times-Dispatch.)
BEDFORD CITY, VA., February 21.—Mr. N. T. Harris, of Horeb, in this county, was crushed to death yesterday by a falling tree. Mr. Harris, who was one of the most useful citizens of the Southside, was making ready for his usual plant hunt. A large oak tree he cut back upon him by the tree standing next to it. His skull was crushed and death followed immediately.

Mr. Harris, a prominent Odd-fellow and at one time was noble grand of the Horeb Lodge, he also was a tried Confederate soldier. His wife survives him.

The funeral services were conducted this afternoon at the home in the country. Some time last night an entrance was made through the rear door into the butcher shop of the Bedford meat market and \$100 in money and gold watch were taken from the safe. Mr. E. N. Went-

REWARD

Follows closely in the wake of MERRIT! Success stands ready to crown merit. And merit is the natural following of FAIR DEALINGS—HONEST GOODS—HONEST PRICES

You can have no better representation of all three of these requisites than the STEINWAY, STANDARD, ALL HIGH-GRADE PIANOS HARDMAN, KIMBALL, KNAKE

If you purchase one of these pianos there will be no room for dissatisfaction. In making your CALCULATIONS for the best way to give pleasure at home

DON'T OVERLOOK THE PIANOLA

Plays the best of music without any former musical education. One lesson of fifteen minutes and you have all necessary knowledge to produce any composition of music from the latest cake walk to the most difficult classics. Just step in and let us show you. Write for catalogues.

YOU ARE INVITED TO CALL AND HEAR IT.

WALTER D. MOSES & Co
103 EAST BROAD STREET.

OATS, PEAS, ONION SETS, CLOVER AND GRASS SEED

NEW CROP, BEST GRADE. Write for Prices and Samples.

S. T. BEVERIDGE & Co.,
1217 E. CARY ST., RICHMOND, VA.

THE KEELEY CURE FOR DRUG ADDICTIONS

Worth, the proprietor, had failed to lock the safe with the combination lock. It was an easy matter to open the safe and secure the booty. The robbery must have been committed by some one thoroughly familiar with the premises, but the police refuse to say if there is any clue.

BASE-BALL LEAGUE

It Will Cover Important Cities in Virginia and North Carolina.

(Special to The Times-Dispatch.)
DANVILLE, VA., February 24.—A meeting to effect the organization of the Virginia-North Carolina Base-ball League was held in the parlors of the Hotel Burton to-night. Among those present were L. J. Brandt, of Greensboro; George L. Lyon, of Durham, and "Davy" Crockett, of Roanoke. The situation was thoroughly discussed, and the plan for a successful season demonstrated. The proposed league will embrace Roanoke, Lynchburg and Danville, in Virginia, and Greensboro, Durham and either Winston-Salem or Raleigh, in North Carolina. The election will be held in this city about March 1st, at which time officers will be elected. The season will open April 15th.

DECISION A SECRET

The Hampden-Sidney Faculty is Vigorously Investigating, However.

(Special to The Times-Dispatch.)
FAIRFAX, VA., Feb. 24.—The faculty of Hampden-Sidney College, after a rigid examination of thirteen students, charged with violently disturbing the intermediate exercises, have not issued on their decision. It was looked for at chapel services this morning, and there was considerable disappointment among the student body when the exercises closed without any announcement. The faculty was again in session this afternoon and to-night, having summoned a score more of students in addition to the unlucky thirteen put upon the stand yesterday.

TREE FELL ON HIM

Matthew Harris, of Bedford, is Killed Almost Instantly.

(Special to The Times-Dispatch.)
ROANOKE, VA., February 24.—Matthew Harris, of Bedford county, while walking along the road near his home at Flint Hill, was fatally injured by a tree falling on him. Both legs were broken and he was otherwise injured. He lived about three hours. He was fifty-five years old and is survived by his wife.

The Board of Fire Commissioners last night elected James McFall as chief of the paid fire department. He is at present City Auditor, but will resign that position, and the office of auditor and clerk of the City Council will be consolidated.

A Successful Bazaar.

DENDRON, VA., February 21.—On last Friday night, February 20th, the ladies of the Dendron Baptist Church gave a bazaar for the benefit of the Baptist parsonage. A very large crowd was in attendance, and about one hundred and twenty-five dollars was realized for the parsonage.

Kicked by a Horse.

(Special to The Times-Dispatch.)
SUFFOLK, VA., February 24.—Mr. J. T. Parker, one of the owners of the Suffolk Horse Exchange, and formerly a Councilman, last evening was kicked on the stomach by a horse. Though the extent of internal injury has not been learned, Mr. Parker's condition is regarded as serious.

Headache

Cured while you wait. Tragle's Headache Tablets. 10c for eight doses. No cure no pay.

Tragle Drug Co., Broad

Tanner Paint & Oil Co.

1419 East Main Street, COLD WATER PAINTS, STAINS, BRUSHES, AND PAINTS, ETC.

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MONEY TO LOAN